suggested by a reference that is merely concerned with the expansion of obstructions in vessels or the temporary isolation of a portion of a blood vessel wall form contact with the blood flow (col. 1, lines 3-6).

Claims 10, 11, 12 and 18 were rejected under 35 U.S.C. 103(a) as obvious over Voelker in view of Carr (U.S.P.N. 4,808,165). In view of the non-obviousness of the underlying independent Claim 8, as was argued above, it is respectfully submitted that any claim depending therefrom must similarly be patentable.

In light of the above amendments and remarks, Applicants earnestly believe the application to now be in condition for allowance and respectfully request that it be passed to issue.

Respectfully submitted, FULWIDER PATTON LEE & UTECHT, LLP

By:

Gunther O. Hanke

Registration No. 32,989

200 Oceangate, Suite 1550

Long Beach, CA 90802 Telephone: (562) 432-0453

Facsimile: (562) 435-6014

Customer No. 27629

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